Attorney's Docket No.: 11973-004001

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplicant: Pedram Abrari et al.

Art Unit:

2193

Serial No.:

09/994,477

Examiner:

Todd D. Ingberg

Filed

: November 26, 2001

Confirmation No.:

7237

November 23, 2005

Notice of Allowance Date: August 26, 2005

Title

: BUSINESS RULES USER INTERFACE FOR DEVELOPMENT OF

ADAPTABLE ENTERPRISE APPLICATIONS

## MAIL STOP ISSUE FEE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# RESPONSE TO NOTICE OF ALLOWANCE

In response to the Notice of Allowance mailed August 26, 2005, enclosed are a completed issue fee transmittal form PTOL-85b, Amendment After Allowance to 37 C.F.R. §1.312, Comments on Examiner's Reasons for Allowance, and a check for \$1012 for the required issue fee and publication fee, including patent copies.

Please apply any additional charges or credits to our Deposit Account No. 06-1050.

Respectfully submitted,

Clinton Martin Reg. No. 56,407

Customer No.: 26181 Fish & Richardson P.C.

Telephone: (650) 839-5070 Facsimile: (650) 839-5071

50313998.doc

CERTIFICATE OF MAILING BY FIRST CLASS MAIL

I hereby certify under 37 CFR §1.8(a) that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated below and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

November 23, 2005

Date of Deposit

Signature

Joyce E. Abriam

Typed or Printed Name of Person Signing Certificate

Attorney's Docket No.: 11973-004001

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Pedram Abrari and Mark J.F. Art Unit

2193

Allen

Examiner:

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## COMMENTS ON EXAMINER'S REASONS FOR ALLOWANCE

The applicant recognizes that in accordance with M.P.E.P. § 1302.14, the Examiner's reasons for allowance need not set forth all of the details as to why the claims are allowed. In the above-referenced application, the applicant does not concede that the Examiner's stated reasons for allowance are the only reasons for which the claims are allowable. In particular, the applicant does not concede that all of the identified limitations are necessary to distinguish the prior art of record or to satisfy the requirements of 35 U.S.C. § 112. Furthermore, the claims may be patentable for other reasons. In addition, the dependent claims are allowable on their own merits and are allowable on the basis of a sub-combination of the recited features of the dependent claims and their respective base claims.

The applicant also recognizes that the Examiner's recitation of claim language from claim 2 when discussing independent claims 2, 9, and 40 is a shorthand way of expressing that claims 9 and 40 are allowable for reasons similar to those for claim 2, though their language is different than that of claim 2.

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Page : 2 of 2

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